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5	Attorneys for Plaintiff		
6	Eric Collins		
7	IN THE UNITED STATES DISTRICT COURT		
8	DISTRICT OF NEVADA		
9	ERIC COLLINS, an individual,	Case No. 2:22-cv-00316-CDS-BNW	
10	Plaintiff,		
11	vs.	STIPULATION AND ORDER TO EXTEND DEADLINE FOR PLAINTIFF TO REPLY	
12	AUTOZONERS, LLC, a Nevada limited liability corporation; JIMMY JAMES, an	TO [ECF 53] DEFENDANT AUTOZONERS, LLC'S OPPOSITION TO [ECF 50] PLAINTIFF'S MOTION FOR SANCTIONS DUE TO SPOLIATION OF	
13	individual, DOES I through X, inclusive; and ROE BUSINESS ENTITIES, I through X,		
14	inclusive, SANCTIONS DUE TO SPOLIATION O EVIDENCE		
15	Defendants.	(First Request)	
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18	Plaintiff Eric Collins ("Plaintiff") and Defendant AutoZoners, LLC ("AutoZoners"), by		
19	and through their respective counsel of record, hereby file this Stipulation and Order to Extend		
20	Deadline for Plaintiff to Reply to Defendant AutoZoners Opposition to Plaintiff's Motion for		
21	Sanctions due to Spoliation of Evidence (First Request).		
22	IT IS HEREBY STIPULATED AND AGREED as follows:		
23	1. On March 22, 2023, Plaintiff filed a Motion for Sanctions due to Spoliation of		
24	Evidence ('the "Motion"). [ECF 50.]		
25	2. On April 5, 2023, Defendant AutoZoners filed its Opposition to Plaintiff's Motion		
26	for Sanction's due to Spoliation of Evidence Opposition to Plaintiff's Motion for Sanctions due		
27	to Spoliation of Evidence (the "Opposition"). [ECF 53.]		
28	/ / /		

1	3.	Pursuant to LR 7-2(b), Plaint	iffs' reply to the Opposition would be due on April
2	12, 2023.		
3	4.	In order to accommodate Pla	intiff's counsel's previously scheduled vacation days
4	and unexpected staffing issues caused by illness, the Parties have agreed to extend Plaintiff's		
5	time to file his reply brief by 14 days, which shall be filed on or before April 26, 2023.		
6	5.	The hearing on the Motion is set for May 9, 2023, at 10:00 a.m. [ECF 51], and the	
7	extension will not require that the hearing be reset.		
8	6.	This is the first request for an	extension of time for Plaintiff to file a Reply to
9	Defendant's Opposition and the extension is sought in good faith and not for purpose of undue		
10	delay.		
11	Dated this 11t	h day of April 2023.	Dated this 11th day of April 2023.
12	HONE LAW		MESSNER REEVES LLP
13 14 15 16 17 18 19 20	jgarcia@hone 701 N. Green Henderson NV	Valley Parkway, Suite 200 V 89074	/s/P.J. Kee Jonathan B. Owens, NV Bar No. 7118 jowens@messner.com 8945 W. Russell Road, Ste 300 Las Vegas, NV 89148 JONES WALKER LLP Tracy E. Kern (admitted pro hac vice) tkern@joneswalker.com P.J. Kee (admitted pro hac vice) pkee@joneswalker.com Attorneys for Defendant AutoZoners, LLC
222 223 224 225 226			IT IS SO ORDERED. Dated:April 12, 2023 UNITED STATES MAGISTRATE JUDGE

